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Ronald Charles Vrooman General delivery Beaverton, Oregon [97005] 503 641 8374 ronvrooman38@gmail.com On Oregon IN THE UNITED STATES DISTRICT COURT aka District Court of the United 2 States FOR THE DISTRICT OF OREGON seeking jurisdiction and justice at 3 Ave, Portland in courthouse 740! 4 Ronald Charles Vrooman 5 Party for Plaintiff Pro se and 6 Ronald Charles Vrooman Private Attorney Generals by the United States Congress 42 7 U.S.C.1988 and 18 U.S.C.1510 and 18 U.S.C. 1512 and to be known as "One of the People" 8 also "Qualified Criminal Investigator" and 9 "Federal Witness" and by unrebutted affidavit. Status identified and unrebutted. Others to be 10 named and added later. 11 Vrs. 12 John Mercer et al 13 Federal District Court of Oregon et al 14 Beaverton City et al. Federal District Court of Oregon et al. 15 16 Beaverton City et al. 17 Katherine Brown et al. 18 19 20 21 22 23 24

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Case number: 17-mc-0323-JCC; 17-cv-0990-JCC; 17-cv-1261-JCC; 17-cv-0977-JCC: 17-cv-1051-JCC: 17-cv-T161-JCC

1000 SW 3rd

Failure to provide due process and violations of inalienable, civil and human rights and RICO. All are violations of 18 USC 3571 and other codes, thus of my inalienable rights guaranteed by our Constitution. During the unlawful conduct in their courts and in their paperwork proof of and incontrovertible evidence in their own records of violation of governing law. SCOTUS case law is law for all inferior courts. Thus my/our rights as/for Oregonians, non US citizens, free inhabitants, and others as they are identified have been violated.

A Traverse on orders submitted to these cases. This person, John C. Coughenour, is a defendant and has not filed any documents into these cases proving his jurisdiction. Nor has he provided other required info. That, is why he is a defendant.

application copy

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- 27 I do lawful not legal and this is my best effort. Filed into the record in courthouse 740 at The
- 28 1000 SW 3rd Ave location. All the documents, I have filed, are active. I need not state all that
- 29 information again.
- 30 However I must respond!!!
- 31 I deny John C. Coughenour has standing in any case of mine. This demand has been entered into
- 32 the record and not addressed in writing into the records of each case.
- I deny I have a propensity for filing frivolous lawsuits; I never file a pleading; and do not have a
- 34 blatant disregard for both Local and Federal Rules. Ney, I say that the court, judiciary and
- 35 clerical fail to provide me with my Constitutional guarantees.
- 36 I deny John's authority to order me to show cause. John has not fulfilled his obligations to
- 37 governing law. Then, he harps at me about showing cause for no vexatious litigant order.
- 38 I find it incredible that this color of law legal fiction persist. What part of complying with
- 39 governing law, not your rules is incomprehensible? Notify me and I will provide more
- 40 documentation. The court that is not a lawful court, it is on Oregon, renting space. The judiciary
- 41 will not comply with governing law and many have been filed into the records. The several
- 42 judges, magistrates and clerks of the court are defendants. All charged with violations of my due
- 43 process 18 USC 3571...
- 44 I deny 14 days is sufficient time to respond.
- 45 I deny any fees. The US Supreme Court has ruled that a natural individual entitled to relief is
- 46 "entitled to free access to its judicial tribunals and public offices in every State of the Union(2
- 47 Black 620, see also Crandell v Nevada, 6 Wall 35]. Plaintiff (libellant) should not be charged
- 48 fees or costs for the lawful and Constitutional Right to petition this court in this matter in which
- 49 he/she is entitled to relief, as it appears that the filing fee rule was originally implemented for
- 50 fictions and subjects of the State and should not be applied to the Plaintiff who is a natural
- 51 individual and entitled to relief (Hale v Hinkel, 201 US 43, NAACP v Button, 371 US 415);
- 52 United Mineworkers v Gibbs, 383 US 715; and Johnson v Avery, 89 S.Ct. 747 (1969). Members
- of groups who are competent non-lawyers, can assist other members of the group, achieve the
- 54 goals of the group in court without being charged with "unauthorized practice of law."
- Petitioner (libellant) cannot be charged a fee as no charge can be placed upon a citizen as a
- 56 condition precedent to exercise his/her Constitutional Rights, his/her rights secured by the
- 57 Constitution. A fee is a charge "fixed by law for services fixed by public officers or for use of a
- 58 privilege under control of government." Fort Smith Gas Co. v Wisemen" 189 Ark.675 74 SW.2d
- 59 789,790, from Black's Law Dictionary 5th Ed.
- My status is filed into the record. It is known who I am and there has been to rebuttal. Therefore,
- 61 All that I have filed into these cases stands as fact.

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- 62 Today I received a threat(s) from John C. Coughenour, it was in the form of a copies of an order
- 63 to dismiss and show cause why a vexatious litigant order should not be entered. This was for all
- 64 the cases listed above.
- John has not provided proof of jurisdiction into the records of this case. That is a requirement of
- one of the people entering as pro-se. If I am required to enter this court on this case! Then the
- 67 judiciary, clerical, and others involved must provide me with the governing law's demands of
- 68 those in my pro se court.
- 69 Is a definition of insanity doing the same thing over again, when the first option was wrong to
- 70 start with??

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- As an example: in the communiqué of 29 August 2017 John is dunning me for money on 17-mc-
- 72 0323-JCC and I have the receipt that Kam paid. This is the second time that error has been made.
- 73 As an example: sua sponte has been rejected in writing by me and it appears again. It is on every
- document erroneously accepted, by clerical, into each case by John. John has not provided proof
- of jurisdiction to governing law thus, no standing. Nor has the other requirements been entered
- 77 I reiterate as correspondence has crossed in the mail.
- Where do you, US citizens get your privileges? Why, from the 14th amendment! I'm told. I am
- 80 an American State National, a non US citizen.
- 81 I deny your privileges. To all US Inc. et al. The city of is a subdivision of, the county of is a
- 82 subdivision of, the state of is a subdivision of, the Lincoln/FDR corporate governance. circa
- 83 1861/1933 on or about.
- 84 I deny there is a 14th amendment. 1. All those involved are dead. It is a nullity. It is legislative
- 85 intent that is governing law. Not the legal fiction. 2. It was never ratified. It was only said to be
- 86 ratified. However, the documentation disproves that. There is no corporation of the Lincoln era,
- 87 there is no corporation of the FDR era. The corporate governance is a legal fiction. I deny it.
- 88 I deny the 13th amendment that is coupled with the 14th. 1. There is an existing 13th named
- 89 TONA. That is governing law and not bogus. I deny that the 13th TONA was not ratified. Proof
- 90 exist that it is authentic and all proof against is legal fiction, color of law, Fraud.
- 91 I deny the corporate governance of the legislature since 1861 consisting of the Senate and the
- 92 House of the Constitution of the United States of America circa 1819 through 1860-61. What is
- 93 being presented is color of law, legal fiction, fraud. I demand remedy!!!

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- 94 I deny the federal Article III judiciary since 1991. This is due to legal fiction, color of Law,
- 95 fraud, starting with district court of Oregon Portland. Others to be added. I suggest RICO. That
- 96 includes the AG/ DOJ. I demand remedy.
- 97 As I understand this lawful position. The governance that is incorporated is not government. The
- 98 government operated by the Declaration of Independence 1776, Articles of Confederation still 4
- 99 corners on the table. Which, is overlaid with the Constitution of the United States of America?
- That document is so convoluted it is a travesty. That did not get sorted out until 1819 and then
- we operated as a Constitutional Republic 41 years.
- We the people have had color of law, legal fiction since sine di 1861. Maybe that starting with
- Abe's election, 1860. How did an attorney get elected to POSTUS? Congress, yes as they make
- their own rules to govern themselves. There are some questions as to the lawful assumption of
- the office of the President of the United States of America. This needs to be sorted out with
- 106 Donald J. Trump the current, alleged Postus. As there may be three distinct Presidents and they

may not all be in service.

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Under finally of perfully

(ZNAC) VESCUIL

OFFICIAL STAMP
KIMBERLY D BERGER
NOTARY PUBLIC-OREGON
COMMISSION NO. 964064
MY COMMISSION EXPIRES JULY 09, 2021

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